Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 20231

NETE OF SECTION					www.us		
U.S. APPLICATION NO.		FIRST NAMED APPL	JCANT	ATT	Y. DOCKET NO.		
09/869867	CRU	JTTENDEN	M	M8	540/260364		
				INTERNATIONAL APPLI	CATION NO.		
JOHN S PRATT				PCT/GB00/0	00141		
KILPATRICK STOCKTON				······			
1100 PEACHTREE STREET SUITE 2800				I.A. FILING DATE	PRIORITY DATE		
ATLANTA, GA 30309 4530				11 JAN 00	11 JAN 99		
				10	FHC coos		
				DATE MAILED: 10	AUG 2001		
NOTIFICATION OF MIS	SING REQU	JIREMENTS U	UNDER 35 U	J.S.C. 371 IN T	HE UNITED		
		ED/ELECTEI					
1. The following items have been su	ubmitted by the a	applicant or the IB	to the United Sta	ates Patent and Trade	emark		
Office as a Designated O	office (37 CFR 1	.494) an Elec	ted Office (37 C	FR 1.495):			
U.S. Basic National Fee		Indication of			aliah		
Cost Destantion of it	Copy of the international application. Translation of the international application into English. Translation of Article 19 amendments into English.						
Oath or Declaration of in Copy of Article 19 amer		Other:	i Aiticle 19 aile	numents into English			
- Deinsin Doormant	idinents.	outer.		•			
The International Proliminary Examination Papart in English and its Anneyes if any							
Translation of Annexes to the International Preliminary Examination Report into English.							
\Box							
2. Applicant has requested early j	processing under	r 35 U.S.C. 371(f)	but has not filed	the following indicate	ated items and/or		
the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed							
prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.							
\Box							
3. The following items MUST be fu	ırnished within t	he period set forth	below in order t	to complete the requi	rements for		
acceptance under 35 U.S.C. 371:	olication into En	glish. A processin	g fee will be rea	uired if submitted			
later than the appro				1			
The current transla	ation is defective	for the reasons in	dicated on the at	tached Notice of Def	fective		
Translation.				A 1 dham'	3. -		
b. Processing fee for providing the translation of the application and/or the Annexes later than the							
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)). S C: Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying							
the application (preferably by the International application number and international filing date). A							
surcharge will be required if submitted later than the appropriate 20 or 30 months from the priority							
date.	or declaration do	es not comply with	37 CFR 1 4970	a) and (b) for the rea	isons		
The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated on the attached PCT/DO/EO/917.							
d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the							
priority date (37 CFR 1.492(e)).							
4. Additional claim fees of \$ as a _ large entity _ small entity, including any required multiple dependent							
claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are due (37 CFR 1.492(g)). See attached PTO-875.							
5. Applicant has not submitted the	he required sequ	ence listing pursua	nt to 37 CFR 1.8	821-1.825. See atta	ched		
PCT/DO/EO/920.							
ALL OF THE ITEMS SET FORT	TH IN 3(a)-3(d)	, 4 AND 5 ABOV	E MUST BE SU	BMITTED WITH	N TWO (2)		
MONTHS FROM THE DATE OF	THIS NOTIC	E OR BY 22 OR 3	32 MONTHS (v	where 37 CFR 1.495	applies) FROM		
THE PRIORITY DATE FOR THE RESPOND WILL RESULT IN A	E APPLICATION BANDONMEN	on, whicheve T.	r is later.	FAILUKE TU PKU	/ ERL I		
The time period set above may be ex	xtended by filing	g a petition and fee	for extension of	f time under the prov	isions of 37 CFR		
1.136(a).				•			
6. If box 3a or 3c is checked, a translation of the Annexes MUST be submitted no later than the time period set above or the							
Annexes will be cancelled. A processing fee will be required if submitted later than 20 or 30 months from the priority date. 7. The Article 19 amendments are cancelled since a translation was not provided by the appropriate 20 (37 CFR 1.494(d))							
7. The Article 19 amendments a or 30 (37 CFR 1.495(d)) months from			s not brovided b	y die appropriate 20	(57 CER 1,434(U))		
•							
Applicant is reminded that any com-	munication to th	e United States Pat	tent and Tradema	ark Office must be n	nailed to the		
address given in the heading and inc	clude the U.S. ap	pplication no. show	vn above. (37 Cl	rx 1.5)			
A conv of	this notice	MUST be ret	remed with	this response.			
Enclosed: PCT/DO/EO/917	□ No	tice of Defective T	anslation /				
PTO-875		T/DO/EO/920	Chatth	Bur Dania	-		
0		. (Chantera	Burt, Panalegai			
FORM PCT/DO/EO/905 (March 2	001)		Telephone: 703	3-3/05-3734			

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U.S. APPLICATION NO.		FIRST NAMED APPLICANT		ATTY. DOCKET NO.		
09/869867		CRUTTENDEN	M	M M8540/260364 INTERNATIONAL APPLICATION NO.		
JOHN'S PRATT			PCT/GB00/00141			
KILPATRICK STOCKTON 1100 PEACHTREE STREET SUITE 2800 ATLANTA, GA 30309 4530		I.A. FILING DA	TE PRIORITY DATE			
			11 JAN 0	0 11 JAN 99		
•	NOTIFICAT	TION OF A DEFECTIVE OATH	OR DECLAR.	I G MOG ZUU		
into the nation	al stage in the	ain an oath or declaration acceptabl United States of America. The per world abandonment is set in the acco	iod within whic	h to correct the		
A new oath or application number with 37 CFR 1	nber and inter	roperly identifying this application national filing date) is required. The d (f) in that it:	(preferably by the oath or decla	he international ration does not comply		
2. does not 3. does not 4. does not 5. does not to be the	identify the app identify the inve- identify the citiz state that the pe	ance with either 37 CFR 1.66 or 37 CFI lication to which it is directed. entor(s). zenship of each inventor. rson making the oath or declaration belie st inventor or inventors of the subject making	eves the named in			
1.497(a) AND WILL RESUI ABANDONM	(b), AND 1.4 T IN FAILUI ENT OF THE	OATH OR DECLARATION IN 197(d) WHERE APPROPRIATE, VER TO ENTER THE NATIONAL EAPPLICATION.	WITHIN THE T STAGE AND T	TIME PERIOD SET THE		
mail	does not identify the mailing address of each inventor. If the residence is different from the mailing address, then the city and state or city and foreign country of residence of each inventor must also be given.					
2. does	not state that the	e person making the oath or declaration:				
		understands the contents of the applicati				
	_	e duty to disclose to the Office all informatability as defined in 37 CFR 1.56.	ation known to th	e person to be		
prio that	rity is made purs of the applicatio	foreign application for patent or inventor suant to 37 CFR 1.55, and any foreign and n on which priority is claimed, by specif , and year of its filing.	pplication having	a filing date before		
		Char	itta A. Burt, Pa	ıralegal		

Telephone: 703-305-3734